

**"CRIMES OF VIOLENCE"**  
**La. R.S. 14:2(13)**

"Crime of violence" means an offense that has, as an element, the use, attempted use, or threatened use of physical force against the person or property of another, and that, by its very nature, involves a substantial risk that physical force against the person or property of another may be used in the course of committing the offense or an offense that involves the possession or use of a dangerous weapon. The following enumerated offenses and attempts to commit these offenses\* are defined as "crimes of violence" under R.S. 14:2(13):

Solicitation for murder	14.28.1
First degree murder	14:30
Second degree murder	14:30.1
Manslaughter	14:31
Aggravated battery	14:34
Second degree battery	14:34.1
Aggravated assault	14:37
Mingling harmful substances	14:38.1
Aggravated rape	14:42
Forcible rape	14:42.1
Simple rape	14:43
Sexual battery	14:43.1
Aggravated sexual battery	14:43.2
Oral sexual battery	14:43.3
Aggravated oral sexual battery	14:43.4
Intentional exposure to AIDS virus	14:43.5
Aggravated kidnapping	14:44
Second degree kidnapping	14:44.1
Simple kidnapping	14:45
Aggravated arson	14:51
Aggravated criminal damage to property	14:55
Aggravated burglary	14:60
Armed robbery	14:64
First degree robbery	14:64.1
Simple robbery	14:65
Purse snatching	14:65.1
Extortion	14:66
Assault by drive-by shooting	14:37.1
Aggravated crime against nature	14:89.1
Carjacking	14:64.2
Illegal use of weapons or dangerous instrumentalities	14:94

\*Conviction for an "attempt" to commit a violent crime was added to the definition of crime of violence.  
**(Act 650 of the 1995 Legislature)**

## LIST OF SEX OFFENSES

14:41	Rape
14:42	Aggravated Rape
14:42.1	Forcible Rape
14:43	Simple Rape
14:43.1	Sexual Battery
14:43.2	Aggravated Sexual Battery
14:43.3	Oral Sexual Battery
14:43.4	Aggravated Oral Sexual Battery
14:43.5	Intentional Exposure to AIDS Virus
14:76	Bigamy
14:77	Abetting in Bigamy
14:78	Incest
14:78.1	Aggravated Incest
14:80	Carnal Knowledge of a Juvenile
14:81	Indecent Behavior with Juveniles
14:81.1	Pornography Involving Juvenile
14:81.2	Molestation of a Juvenile
14:89	Crime Against Nature
14:89.1	Aggravated Crime Against Nature
14:92(A)(7)	Contributing to the delinquency of juvenile (Perform any sexually immoral act)

A conviction for the attempt of the above offenses shall not be considered as a sex offender for the purpose of denying good time. **(There is an exception in R.S. 15:571.3(C)(4), Act 223 of the 1999 Legislature.)**